

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

IN RE	)	
	)	
ALEXANDER E. JONES	)	CASE No. 22-33553
	)	
DEBTOR.	)	(CHAPTER 11)
	)	
	)	JUDGE CHRISTOPHER M. LOPEZ

**FIFTH MONTHLY FEE STATEMENT OF CROWE & DUNLEVY, P.C. FOR  
ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AS  
CO-COUNSEL TO THE DEBTOR FOR THE PERIOD FROM  
MAY 16, 2023 THROUGH MAY 31, 2023**

<b>Name of Applicant:</b>	Crowe & Dunlevy, P.C.	
<b>Applicant’s Role in Case:</b>	Co-Counsel to Debtor	
<b>Date Order of Appointment Signed:</b>	January 20, 2023 (Dkt #104)	
	<b>Beginning of Period</b>	<b>End of Period</b>
<b>Time Period Covered in Statement:</b>	05/16/2023	05/31/2023
<b>Summary of Total Fees and Expenses Requested</b>		
<b>Total Fees Requested in this Statement:</b>	\$144,973.60 <sup>1</sup> (80% of \$181,217.00)	
<b>Total Reimbursable Expenses Requested in this Statement:</b>	\$4,645.13 <sup>2</sup>	
<b>Summary Attorney Fees for the Period Covered by this Statement</b>		
<b>Attorneys Fees in this Statement:</b>	\$169,484.00	
<b>Total Actual Attorneys Hours Covered by this Statement:</b>	411.90	
<b>Average Hourly Rate for Attorneys:</b>	\$411.47	
<b>Summary Paraprofessional Fees for the Period Covered by this Statement</b>		
<b>Paraprofessional Fees Requested in this Statement:</b>	\$11,733.00	
<b>Total Actual Paraprofessional Hours Covered by this Statement:</b>	42.6	
<b>Average Hourly Rate for Paraprofessionals:</b>	\$275.42	

<sup>1</sup> Counsel is holding \$0.00 as a retainer in its IOLTA Account which is included in this fee/expense request.

<sup>2</sup> The date listed for expenses contained in the attached does not necessarily reflect the date on which the expense was actually incurred by Applicant.

**In accordance with the *Order Granting Motion for Entry of an Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Chapter 11 Professionals* [Docket No. #106], each party receiving notice of the monthly fee statement will have 14 days after service of the monthly fee statement to object to the requested fees and expenses. Upon the expiration of such 14 day period, the Debtor is authorized to pay the Professional an amount of 80% of the fees and 100% of the expenses requested in the applicable monthly fee statement.**

Pursuant to §§ 327, 330, 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-1 of the Bankruptcy Local Rules for the Southern District of Texas (the “Bankruptcy Local Rules”), and the *Order Granting Motion for Entry of an Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals* (the “Interim Compensation Order”) [Docket No. 106], Crowe & Dunlevy, P.C. (“C&D”), as co-counsel to the Debtor, hereby files its *Fifth Monthly Fee Statement of Crowe & Dunlevy, P.C. for Allowance of Compensation for Services Rendered as Co-Counsel to the Debtor for the Period from May 16, 2023 through May 31, 2023* (the “Monthly Fee Statement”).

### **RELIEF REQUESTED**

1. By this Monthly Fee Statement, and pursuant to the Interim Compensation Order, C&D seeks interim payment of \$144,973.60 (80% of 181,217.00) as compensation for professional services rendered to the Debtor during the period from May 16, 2023 through May 31, 2023 (the “Fee Period”); and reimbursement of actual and necessary expenses in the amount of \$4,645.13, for a total amount of \$149,618.73 to be paid upon expiration of the objection deadline barring any objections, pursuant to the Interim Compensation Order.

2. In support of the Monthly Fee Statement, C&D submits a *Summary of Expenses for the Fee Period*, attached hereto as **Exhibit A**, a *Summary of Legal Fees by Category as Counsel*

for the Fee Period, attached as **Exhibit B**, and a *Detailed Record of Fees as Co-Counsel for the Fee Period*, attached hereto as **Exhibit C**.

3. Pursuant to the Interim Compensation Order, any party objecting to the payment of the compensation and reimbursement of expenses requested herein shall serve on the undersigned counsel and the following Retained Professionals (as defined in the Interim Compensation Order), and each of the other Notice Parties a written objection (the “Objection”) so that it is received on or before the Objection Deadline:

- a. Co-Counsel to Debtor, Jordan & Ortiz, P.C., 500 North Shoreline Blvd., Suite 900, Corpus Christi, TX 78401 (Attn: Shelby Jordan, [sjordan@jhwclaw.com](mailto:sjordan@jhwclaw.com))
- b. U.S. Trustee c/o Ha Minh Nguyen and Jayson Ruff, Office of the United States Trustee 515 Rusk St, Ste 3516 Houston, TX 77002, [ha.nguyen@usdoj.gov](mailto:ha.nguyen@usdoj.gov), [jayson.b.ruff@usdoj.gov](mailto:jayson.b.ruff@usdoj.gov)
- c. Proposed Counsel to the Official Committee of Unsecured Creditors, Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, NY 10036 (Attn: David M. Zensky, Marty L. Brimmage, Jr., Sara L. Brauner and Melanie A. Miller; [dzensky@akingump.com](mailto:dzensky@akingump.com), [mbrimmage@akingump.com](mailto:mbrimmage@akingump.com), [sbrauner@akingump.com](mailto:sbrauner@akingump.com), [melanie.miller@akingump.com](mailto:melanie.miller@akingump.com)
- d. Counsel to Connecticut Plaintiffs, (a) Koskoff Koskoff & Bieder PC, 350 Fairfield Avenue, Bridgeport, CT 06604 (Attn: Alinor Sterling, [ASterling@koskoff.com](mailto:ASterling@koskoff.com)) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019 (Attn: Kyle J. Kimpler and Martin Salvucci, [kkimpler@paulweiss.com](mailto:kkimpler@paulweiss.com), [msalvucci@paulweiss.com](mailto:msalvucci@paulweiss.com))
- e. Counsel to Texas Plaintiffs, (a) McDowell Hetherington LLP, 1001 Fannin Street, Suite 2700, Houston, TX 77002 (Attn: Avi Moshenberg, [avi.moshenberg@mhllp.com](mailto:avi.moshenberg@mhllp.com)) and (b) Chamberlain, Hrdlicka, White, Williams & Aughtry, PC, 1200 Smith Street, Suite 1400, Houston, TX 77002 (Attn: Jarrod B. Martin, [Jarrod.Martin@chamberlainlaw.com](mailto:Jarrod.Martin@chamberlainlaw.com))
- f. Any other parties that the Court may designate.

In light of the nature of the relief requested herein, C&D submits that no further or other notice is required.

4. Although every effort has been made to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Monthly Fee Statement due to delays caused by accounting and processing during the Fee Period. C&D reserves the right to make further application to this Court for allowance of such fees and expenses not included herein. Subsequent Monthly Fee Statements will be filed in accordance with the Bankruptcy Code, the Bankruptcy Rules, and the Interim Compensation Order.

5. Therefore, C&D respectfully submits support for its fees in the amount of \$181,217.00 for reasonable, actual and necessary services rendered by it on behalf of the Debtor during the Fee Period and \$4,645.13 for reasonable, actual and necessary expenses incurred during the Fee Period. C&D further submits that, pursuant to the Interim Compensation Order, and pending the expiration of the objection deadline, if no objections to the Fee Statement are received, that the Debtor shall be authorized to immediately pay to C&D the amount of \$149,618.73<sup>3</sup> which is equal to the sum of 80% of C&D's fees and 100% of C&D's expenses incurred during the Fee Period.

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<sup>3</sup> Such payment to be made first from any existing retainer funds held by C&D for the Debtor.

Houston, TX

Dated: August 31, 2023

**CROWE & DUNLEVY, P.C.**

By: /s/ Christina W. Stephenson

Vickie L. Driver

State Bar No. 24026886

Christina W. Stephenson

State Bar No. 24049535

2525 McKinnon St., Suite 425

Dallas, TX 75201

Telephone: 737.218.6187

Email: dallaseservice@crowedunlevy.com

**ATTORNEYS FOR DEBTOR ALEXANDER  
E. JONES**

### CERTIFICATE OF SERVICE

I certify that on August 31, 2023, a true and correct copy of the foregoing pleading was served upon the parties listed on the attached service list via the Court's ECF system and pursuant to Local Rule 9003-1, via e mail or U.S. mail as follows:

- a. Co-Counsel to Debtor, Jordan & Ortiz, P.C., 500 North Shoreline Blvd., Suite 900, Corpus Christi, TX 78401 (Attn: Shelby Jordan, [sjordan@jhwclaw.com](mailto:sjordan@jhwclaw.com))
- b. U.S. Trustee c/o Ha Minh Nguyen and Jayson Ruff, Office of the United States Trustee 515 Rusk St, Ste 3516 Houston, TX 77002, [ha.nguyen@usdoj.gov](mailto:ha.nguyen@usdoj.gov), [jayson.b.ruff@usdoj.gov](mailto:jayson.b.ruff@usdoj.gov)
- c. Proposed Counsel to the Official Committee of Unsecured Creditors, Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, NY 10036 (Attn: David M. Zensky, Marty L. Brimmage, Jr., Sara L. Brauner and Melanie A. Miller; [dzensky@akingump.com](mailto:dzensky@akingump.com), [mbrimmage@akingump.com](mailto:mbrimmage@akingump.com), [sbrauner@akingump.com](mailto:sbrauner@akingump.com), [melanie.miller@akingump.com](mailto:melanie.miller@akingump.com))
- d. Counsel to Connecticut Plaintiffs, (a) Koskoff Koskoff & Bieder PC, 350 Fairfield Avenue, Bridgeport, CT 06604 (Attn: Alinor Sterling, [ASterling@koskoff.com](mailto:ASterling@koskoff.com)) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019 (Attn: Kyle J. Kimpler and Martin Salvucci, [kkimpler@paulweiss.com](mailto:kkimpler@paulweiss.com), [msalvucci@paulweiss.com](mailto:msalvucci@paulweiss.com))
- e. Counsel to Texas Plaintiffs, (a) McDowell Hetherington LLP, 1001 Fannin Street, Suite 2700, Houston, TX 77002 (Attn: Avi Moshenberg, [avi.moshenberg@mhllp.com](mailto:avi.moshenberg@mhllp.com)) and (b) Chamberlain, Hrdlicka, White, Williams & Aughtry, PC, 1200 Smith Street, Suite 1400, Houston, TX 77002 (Attn: Jarrod B. Martin, [Jarrod.Martin@chamberlainlaw.com](mailto:Jarrod.Martin@chamberlainlaw.com))
- f. Any other parties that the Court may designate.

/s/ Christina W. Stephenson

Christina W. Stephenson

**EXHIBIT “A”**

**SUMMARY OF EXPENSES FOR THE FEE PERIOD**

<b>EXPENSE</b>	<b>TOTAL</b>
Lodging/Travel/Meals	<b>3,359.53</b>
Litigation support vendors	<b>832.00</b>
Online Research	<b>453.60</b>

**EXHIBIT “B”****SUMMARY OF LEGAL FEES AND EXPENSES BY CATEGORY  
FOR THE FEE PERIOD**

<b><u>CATEGORIES</u></b>	<b><u>ATTORNEY TIME</u></b>	<b><u>PARALEGAL TIME</u></b>
B110 Case Administration	18.4	11.2
B120 Asset Analysis and Recovery	8.7	0.0
B130 Asset Disposition	0.00	0.0
B140 Relief from Stay/Adequate Protection	1.7	0.00
B150 Meetings of & Communications with Creditors	0.00	0.0
B160 Fee/Employment Applications	32.0	8.1
B170 Fee/Employment Objections	13.5	0.00
B180 Avoidance Action Analysis	0.00	0.00
B185 Assumption/Rejection of Executory Contracts	2.5	0.0
B190 Other Contested Matters	246.2	23.3
B195 Non-Working Travel	11.8	0.00
B210 Business Operations	66.2	0.00
B220 Employee Benefits/Pensions	0.00	0.00
B230 Financing/Cash Collections	0.00	0.00
B240 Tax Issues	.5	0.00
B250 Real Estate	0.00	0.00
B260 Board of Directors Matters	0.00	0.00
B310 Claims Administration and Objections	0.00	0.00
B320 Plan and Disclosure Statement	5.9	0.00
B410 General Bankruptcy Advice/Opinions	0.00	0.00
B420 Restructurings	0.00	0.00
<b>TOTALS:</b>	<b>411.9</b>	<b>42.6</b>



**EXHIBIT “C”**

**DETAILED RECORD OF FEES FOR THE FEE PERIOD**



**CROWE&DUNLEVY**  
ATTORNEYS AND COUNSELORS AT LAW

**2525 MCKINNON, SUITE 425**  
**DALLAS, TX 75201**  
**(214) 420-2163**  
TAX I.D. NUMBER 73-1055796

May 31, 2023  
Invoice # 761710

Alex "AJ" Jones  
ATTN: Shelby A. Jordan  
6207 Bee Cave Road, Suite 120  
Austin, TX 78746

Responsible Attorney  
Vickie L. Driver

Client # 50134  
Matter # 00802

Post – petition

**INVOICE SUMMARY**

Current Invoice Total Fees	\$181,217.00
Current Invoice Total Expenses	<u>\$4,645.13</u>
<b>Current Invoice Total</b>	<b><u>\$185,862.13</u></b>

***Payment Instructions***

**Check Remittance:**

Mail To:  
Crowe & Dunlevy  
Braniff Building  
324 N. Robinson Ave., Ste. 100  
Oklahoma City, OK 73102

**Credit Card Remittance:**

<https://www.crowedunlevy.com/makeapayment/>

**Wire Remittance:**

Bank Name: BancFirst  
Routing #103003632  
Oklahoma City, OK 73102  
Account Name: Crowe & Dunlevy  
Account Number 4025023715  
Swift Code BFOKUS44

***Please refer to Invoice # 761710 and any other invoice numbers being paid on your remittance.***

Jones, Alex "AJ"

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Client # 50134

Invoice # 761710

Matter # 00802

Responsible Attorney  
Vickie L. Driver

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05/16/2023	C. Blacklee	B190/	Review and analyze voice notes from Alex Jones' cell phone	1.60
05/16/2023	J. Booth	B190/	Determine responsiveness of recently produced documents to confirm production was in response to the UCC's 2004 examination	0.10
05/16/2023	C. Craig	B190/	Develop strategy for addressing UCC's requests for document production (1.0); review and analyze client documents for privacy and privilege issues (1.0); evaluate status of document acquisition in response to UCC's requests (1.0); exchange correspondence with UCC regarding production by Debtor (1.0).	4.00
05/16/2023	C. Craig	B190/	Review and analyze pleadings from underlying state court actions to assist in drafting response to adversary Plaintiffs' motions for summary judgment	1.00
05/16/2023	C. Craig	B190/	Develop strategy for drafting responses to adversary plaintiffs' motions for summary judgment [NO CHARGE]	0.50

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Responsible Attorney  
Vickie L. Driver

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05/16/2023	V. Driver	B110/	Review and revise stipulation on exemption objection (.4); review language in stip and approve same (.2); review initial book contract and send for production and inclusion in Schedule G. (.3)	0.90
05/16/2023	V. Driver	B120/	Coordinating refund from Pattis firm to dip account (.4); analyze Longevity issues and need for follow up (1.0).	1.40
05/16/2023	V. Driver	B160/	Emails with family law firm regarding need to employ if needing to be compensated for services during case.	0.60
05/16/2023	V. Driver	B190/	Calls with client on status of mediation and settlement strategy (.4); review and analyze document requests and vendor instructions on electronic data gathering (.8); review and revise cross notice for Cicak deposition and prepare for filing (.9); preparation for Cicak deposition (1.2); draft email to UCC transitioning lead on discovery to C. Craig (.3); call with TX plaintiff discussing settlement offer terms and potential response to same (.7); summarize same for team (.3).	4.60

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Responsible Attorney  
Vickie L. Driver

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05/16/2023	A. Finch	B110/	Coordinate data collection with third-party vendor (Digital Mountain) (.6); Coordinate data collection with FSS staff (.9); review data re: UCC 2004 requests (4.5)	6.00
05/16/2023	A. Finch	B195/	Flight to Austin to meet with client (6.0 — billed at half time); drive to and from client's office (.6 — billed at half time)	3.30
05/16/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 16 Tuesday (4.0); summarize statements made related to case (.1)	4.10
05/16/2023	D. McClellan	B190/	Review and analyze MSJ brief of Texas plaintiffs	3.10
05/16/2023	D. McClellan	B190/	Review and analyze MSJ brief of Connecticut plaintiffs	2.20
05/16/2023	D. McClellan	B190/	Develop strategy and action items for MSJ responses	0.80
05/16/2023	C. Stephenson	B190/	Prepare for and attend conference call regarding strategy and organization of response briefing and research (1.8); conference call regarding specific case inquiries (.7).	2.50
05/16/2023	E. Weaver	B110/	Review business and marketing agreement (.2); TXSOS search and nationwide search for corporate records regarding GH Total Solutions (1.6).	1.80

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Vickie L. Driver

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05/16/2023	E. Weaver	B190/	Electronic case file management of Elizabeth Freeman files.	4.20
05/16/2023	E. Weaver	B190/	Review bank account log for document production (.3); electronic case file management of filings for AEJ and FSS cases, along with additional documents received from outside counsel (2.7).	3.00
05/16/2023	R. Yates	B190/	Attend meeting to discuss dischargeability case and response to summary judgment motion	1.00
05/16/2023	R. Yates	B190/	Prepare for and attend litigation meeting to discuss response to summary judgment.	1.40
05/16/2023	J. Yoon	B190/	Conference regarding responses to motions for summary judgment of Connecticut and Texas tort-claimants for analysis and strategy.	0.70
05/16/2023	J. Yoon	B190/	Review extensive documents in preparation for production in response to UCC's Rule 2004 examination request.	6.40
05/17/2023	C. Blacklee	B190/	Finalized review of voice text, reviewed audio memos, show memos and notes from Alex Jones phone. Prepare same for searching and production	1.80
05/17/2023	C. Blacklee	B190/	Review and analyze voice notes and all text and memos from Alex Jones' cell phone (2.0); prepared report of same (.7).	2.70

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Vickie L. Driver

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05/17/2023	C. Craig	B190/	Preparation and attendance of conference call with UCC regarding outstanding discovery issues; review and evaluate status of document production by debtor; develop strategy for addressing UCC's stated concerns on document production; review and analyze proposed documents to produce to UCC to evaluate privacy and privilege concerns. [NO CHARGE]	2.00
05/17/2023	L. Dauphin	B190/	Prepare supplemental document production.	0.10
05/17/2023	V. Driver	B110/	Approve stip for filing.	1.00
05/17/2023	V. Driver	B120/	Emails with literary agent on money owed under first book deal (.4); send emails to FAs for inclusion in financial statements (.2).	0.60
05/17/2023	V. Driver	B160/	Call with potential appellate counsel.	0.90
05/17/2023	V. Driver	B190/	Call with client on appeals (.3); research and analysis of appellate lawyers and status (.4); attend deposition (7.2); emails with counsel on appeals and deadlines for same. (.4)	8.30
05/17/2023	V. Driver	B195/	Travel to LA for deposition (billed at half time 4.6).	2.30
05/17/2023	V. Driver	B210/	Sending committee employment agreement for comments.	0.20

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Vickie L. Driver

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05/17/2023	A. Finch	B110/	Meet with client re: UCC discovery requests (1.5); coordinate data collection with third-party vendor (Digital Mountain) (.8).	2.60
05/17/2023	A. Finch	B195/	Flight home from Austin, Texas. (meeting with client) (4.0 — billed at half time); drive to and from client's office (.6 — billed at half time)	2.30
05/17/2023	A. Finch	B210/	Review and analyze client's appearance on Louder with Crowder Ep. 2023 May 15 Monday (1.1); summarize statements made related to case (.1).	1.20
05/17/2023	D. McClellan	B190/	Review and analyze MSJ of Texas plaintiffs and authorities cited.	5.10
05/17/2023	D. McClellan	B190/	Develop strategy for MSJ response.	0.60
05/17/2023	C. Stephenson	B190/	Review and analyze discovery related correspondence (.8); review and respond to correspondence regarding appellate counsel (.5).	1.30
05/17/2023	C. Stephenson	B210/	Draft Motion to Approve Employment Agreement and related correspondence.	2.80
05/17/2023	C. Stephenson	B210/	Review new employment agreement and related correspondence.	1.20
05/17/2023	R. Yates	B190/	Write full rough draft of First Amendment argument	6.10



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Responsible Attorney  
Vickie L. Driver

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05/17/2023	J. Yoon	B160/	Draft and revise First Interim Fee Application. [NO CHARGE]	1.30
05/17/2023	J. Yoon	B190/	Review and analyze extensive documents in preparation for production in response to UCC's Rule 2004 examination request.	5.30
05/18/2023	C. Craig	B190/	Preparation and attendance of conference call with UCC regarding outstanding discovery issues; review and evaluate status of document production by debtor; develop strategy for addressing UCC's stated concerns on document production; exchange correspondence with UCC regarding document production; prepare document production for UCC and draft email producing same to UCC. [NO CHARGE]	3.00
05/18/2023	L. Dauphin	B190/	Prepare Otterai transcripts for attorney production review.	2.00
05/18/2023	L. Dauphin	B190/	Modify production prepared 05/16/2023.	0.10
05/18/2023	V. Driver	B110/	Preparing for status conference.	2.10

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05/18/2023	V. Driver	B190/	Emails organizing discovery information (.4); review and respond to emails on phone information mining and third-party contract (.9); review email from committee on budget critique and respond briefly to same (.8); perform analysis regarding budget issues (1.5).	3.60
05/18/2023	V. Driver	B195/	Travel to Houston from LAX. (billed at half-time 5.2)	2.60
05/18/2023	V. Driver	B210/	Meeting with candidate (1.0); call with client on meeting (.3); correspondence regarding initial work (.3).	1.60
05/18/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 17 Wednesday (4.0); summarize statements made related to case (.2).	4.20
05/18/2023	D. McClellan	B190/	Review and analyze MSJ of Texas plaintiffs and authorities cited.	4.90
05/18/2023	D. McClellan	B190/	Develop strategy for MSJ response.	0.40
05/18/2023	C. Stephenson	B190/	Discovery conference call.	1.10
05/18/2023	C. Stephenson	B190/	Review UCC stipulation regarding exemption objections (.4); review and analyze discovery correspondence (.9); conference regarding discovery issues (1.1).	2.40

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05/18/2023	E. Weaver	B190/	Document review of previously produced documents in preparation of production in response to requests by UCC.	5.80
05/18/2023	R. Yates	B190/	Conduct legal research and coordinate issues and tasks regarding summary judgment in bankruptcy proceedings	2.30
05/18/2023	J. Yoon	B160/	Analyze and review previous monthly fee statements and pre-bill narratives in preparation to draft First Interim Fee Application (2.1); draft and revise interim fee application (1.2).	3.30
05/18/2023	J. Yoon	B190/	Analyze and review summary judgment evidence attached to Connecticut tort-claimants' motion for summary judgment in preparation for potential motion to strike.	2.70
05/19/2023	C. Craig	B190/	Review and analyze motions for summary judgment filed by adversary Plaintiffs; asses strategy in response to withheld exhibits	0.50
05/19/2023	C. Craig	B190/	Review and analyze 2004 requests issued by UCC to debtor (.4); review deadline. (.2)	0.60
05/19/2023	C. Craig	B190/	Attend court status hearing	1.10
05/19/2023	V. Driver	B110/	Preparation for and attend status conference.	1.80

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Vickie L. Driver

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05/19/2023	V. Driver	B190/	Meetings with various parties seeking resolution on agreed upon bases including ESG, FSS. (1.6) Review emails on evidence to MSJ and videos not sent. (.2)	1.80
05/19/2023	V. Driver	B195/	Travel from Houston to Dallas (billed at half time 2.6)	1.30
05/19/2023	V. Driver	B210/	Calls and emails on budgeting issues and tapering domestic help expenses.	1.10
05/19/2023	A. Finch	B110/	Message Alex to facilitate discovery collection in response to 2004s	0.20
05/19/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 18 Thurs (4.0); summarize statements made related to case (.2)	4.20
05/19/2023	D. McClellan	B190/	Review and analyze MSJ of Texas plaintiffs and authorities cited	6.20
05/19/2023	C. Stephenson	B190/	Attend status conference hearing and draft related correspondence.	1.20
05/19/2023	C. Stephenson	B190/	Draft multiple correspondence and perform analysis regarding missing exhibits to MSJs (2.3); draft correspondence regarding evidentiary issues (1.1).	3.40
05/19/2023	C. Stephenson	B210/	Revisions to Motion to approve new employment contract and multiple related correspondence.	2.20

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Vickie L. Driver

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05/19/2023	C. Stephenson	B320/	Draft correspondence regarding plan research.	1.20
05/19/2023	E. Weaver	B110/	Review stipulation and agreed order granting extension of time to object to claim exemptions and docket deadline for same.	0.20
05/19/2023	E. Weaver	B110/	Download and circulate to team amended notice of agreement on allocation of future website crypto donations prior to 05-19-2023 status conference.	0.20
05/19/2023	R. Yates	B190/	Coordinate discovery review and evidentiary issues	0.60
05/19/2023	R. Yates	B190/	Review and analyze motion for summary judgment	0.70
05/19/2023	J. Yoon	B160/	Analyze and review previous monthly fee statements and billing narratives to draft First Interim Fee Application (2.5); draft and revise same (2.8). [NO CHARGE]	5.30
05/19/2023	J. Yoon	B190/	Analyze and review summary judgment evidence in Connecticut and Texas tort-claimants' motions for summary judgment.	2.70
05/20/2023	V. Driver	B110/	Call with client reporting on status conference and meetings thereafter.	1.10
05/20/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 19 Friday (4.0); summarize statements made related to case (.1)	4.10

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05/20/2023	R. Yates	B190/	Conduct legal research on adverse inference in Connecticut	0.60
05/20/2023	R. Yates	B190/	Draft outline of "actually litigated" argument related to proportionality of discovery sanction	2.10
05/21/2023	D. McClellan	B190/	Review video exhibits of Texas plaintiffs' MSJ	1.90
05/21/2023	D. McClellan	B190/	Review exhibits to Texas plaintiffs' MSJ	4.10
05/22/2023	C. Craig	B190/	Draft correspondence to UCC regarding UCC's demand for filing of fraudulent transfer adversary proceedings	0.20
05/22/2023	C. Craig	B190/	Exchange communications with Digital Mountain regarding preservation of Debtor's icloud data; develop strategy for providing responsive information to the UCC	0.70
05/22/2023	V. Driver	B110/	Communication with client on work to control domestic help.	0.40
05/22/2023	V. Driver	B140/	Emails setting hearing on motion for relief from TX plaintiffs. (.2) Review and revise 9019 and send to counsel for TX plaintiffs. (.9)	1.10
05/22/2023	V. Driver	B160/	Review invoices for Martin firm.	0.30

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05/22/2023	V. Driver	B160/	Emails with counsel and financial advisors regarding first interim fee app filings coming up. (.2) Propose Interim Compensation fee app drafting sharing between counsel. (.3)	0.50
05/22/2023	V. Driver	B185/	Analyze issues with debtor executory contracts.	0.70
05/22/2023	V. Driver	B190/	Correspondence with production team on data gathering protocol, progress, and information needed to complete (.7); revise emails and respond to counsel 2004 responses and privilege preservation (.3);	1.00
05/22/2023	V. Driver	B190/	Review and revise Zensky letter responding to demand for lawsuit filing against third parties.	0.50
05/22/2023	V. Driver	B190/	Fontaine claim status emails (.4); review email from N. Pattis on brief filing extension and send to trial team (.2); review and revise engagement letter for additional trial counsel and send for review and approval (.5).	1.30
05/22/2023	V. Driver	B210/	Analyze issues with new post-petition potential agreements to increase income.	0.60

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05/22/2023	M. Figueroa	B190/	Began reviewing second batch of (2000 docs) previously produced documents while simultaneously redacting privileged information in anticipation of production in response to requests by UCC	1.30
05/22/2023	A. Finch	B110/	Communicate with client to facilitate discovery collection in response to 2004s (.3); email with Digital Mountain re: same (.1).	0.40
05/22/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 21 Sunday (2.0); summarize statements made related to case (.2)	2.20
05/22/2023	D. McClellan	B190/	Review state court trial transcripts for MSJ response	3.10
05/22/2023	D. McClellan	B190/	Review and analyze federal case law for MSJ response brief	6.80
05/22/2023	C. Stephenson	B120/	Perform research and analysis regarding administrative claim and related application.	1.20
05/22/2023	C. Stephenson	B160/	Call with estate professional regarding interim compensation and fee application matters.	0.80
05/22/2023	C. Stephenson	B185/	Review Objection of ESG to Motion to Reject Contracts (.8); draft related correspondence (.3).	1.10



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05/22/2023	C. Stephenson	B190/	Review and revise written correspondence to UCC (.8); draft related correspondence (.6).	1.40
05/22/2023	C. Stephenson	B190/	Review and analyze issues regarding rule questions (.9); draft correspondence regarding same (.8).	1.70
05/22/2023	E. Weaver	B110/	Review spreadsheet and supporting documents received from BlackBriar Advisors and prepare initial draft of April monthly operating report.	2.00
05/22/2023	R. Yates	B190/	Generate draft on IIED and collateral estoppel	2.50
05/22/2023	R. Yates	B190/	Generate draft on defamation and collateral estoppel (2.0); conduct legal research regarding the same (.4).	2.40
05/22/2023	R. Yates	B190/	Outline issues regarding the quality of the CUPTA punitive damages ruling	1.20
05/22/2023	J. Yoon	B190/	Draft and revise First Interim Fee Application. [NO CHARGE]	3.60
05/22/2023	J. Yoon	B190/	Analyze and review Connecticut case law regarding adverse inference from discovery violation to be incorporated into the response to Connecticut tort-claimants' motion for summary judgment.	1.60

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05/23/2023	C. Craig	B120/	Review and analyze terms of trust agreement to assess level of control debtor asserts over trust assets	0.70
05/23/2023	C. Craig	B190/	Develop strategy for responding to UCC 2004 requests for production (.9); evaluate status of obtaining responsive information (.6).	1.50
05/23/2023	C. Craig	B320/	Legal research in support of proposed chapter 11 plan	2.50
05/23/2023	V. Driver	B160/	Emails re Interim Fee App. (.1)	0.10
05/23/2023	V. Driver	B185/	Analyzing Response to Motion to reject contracts with ESG and MWM.	0.20
05/23/2023	V. Driver	B190/	Emails regarding information gathering for UCC requests. (.2) Emails with Pattis on CT deadlines and drafts of FSS/Jones brief (.2); send current draft to trial counsel (.1) Respond to email on Various Trust Information and UCC requests. (.2)	0.70
05/23/2023	V. Driver	B210/	Emails with literary agent on calculations of amounts paid under Great Reset (1st book) contract (.2); send Draft joint motion to approve new employment agreement and proposed order to FSS counsel. (.2)	0.40

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05/23/2023	M. Figueroa	B190/	Continued reviewing second batch (2000 docs) of previously produced documents for private property/family names while simultaneously redacting privileged information in anticipation of production in response to requests by UCC	1.10
05/23/2023	D. McClellan	B190/	Review and analyze Texas plaintiffs' MSJ exhibits	2.50
05/23/2023	D. McClellan	B190/	Review and analyze Texas plaintiffs' MSJ video exhibits	3.90
05/23/2023	C. McDonald	B190/	Perform Trust review.	0.20
05/23/2023	C. McDonald	B190/	Call regarding trust summary.	0.30
05/23/2023	C. Stephenson	B120/	Perform research and analysis regarding administrative claim and related application.	1.40
05/23/2023	C. Stephenson	B185/	Conference with Court on hearing setting (.2); conference with UCC on hearing setting (.2); call to ESG counsel on hearing setting (.1).	0.50
05/23/2023	E. Weaver	B110/	Revise, finalize and file monthly operating report and supporting documents for April, 2023.	3.20
05/23/2023	E. Weaver	B110/	Review UCC's request for production of documents related to the schedules and docket deadline for same.	0.20
05/23/2023	R. Yates	B190/	Conduct legal research on defamation per se	0.90

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05/23/2023	R. Yates	B190/	Analyze summary judgment brief to spot issues that need to be addressed in collateral estoppel section of response	1.50
05/23/2023	R. Yates	B190/	Edit draft of collateral estoppel argument	2.10
05/23/2023	R. Yates	B190/	Analyze jury charge in Connecticut	0.80
05/23/2023	R. Yates	B190/	Analyze CUPTA award for use in collateral estoppel section of brief	0.40
05/23/2023	J. Yoon	B160/	Draft and revise First Interim Fee Application (1.1); draft and revise proposed order granting the same (1.2). [NO CHARGE]	2.30
05/24/2023	C. Craig	B120/	Review and analyze Debtor's interest in trust assets in conjunction with assessing ability to obtain and produce trust documents to UCC	0.30
05/24/2023	C. Craig	B190/	Review and analyze pleadings from underlying state court actions in support of drafting response to adversary Plaintiffs' motions for summary judgment	0.80
05/24/2023	C. Craig	B190/	Review and analyze local rules on response briefing for motions for summary judgment.	0.20
05/24/2023	C. Craig	B190/	Develop strategy for production of responsive documents to UCC 2004 requests	0.40
05/24/2023	C. Craig	B320/	Conduct legal research in support of proposed chapter 11 plan	2.20

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05/24/2023	L. Dauphin	B190/	Digital Mountain - access and download email and phone collections; prepare same for discovery review.	1.50
05/24/2023	V. Driver	B160/	Analyze issues with Teneo fee statements (1.1); emails regarding calendaring objection deadlines (.3).	1.40
05/24/2023	M. Figueroa	B190/	Conference regarding document review.	0.10
05/24/2023	M. Figueroa	B190/	Continued reviewing second batch (2000 docs) of previously produced documents for attorney-client/confidential while simultaneously redacting privileged information in anticipation of production in response to requests by UCC	0.70
05/24/2023	M. Figueroa	B190/	Began reviewing third batch (2104 docs) of previously produced documents while simultaneously redacting private property information in anticipation of production in response to requests by UCC	0.60
05/24/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 22 Monday (4.0); summarize statements made related to case (.1)	4.10
05/24/2023	D. McClellan	B190/	Review and analyze Texas plaintiffs' MSJ video exhibits	5.30

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05/24/2023	D. McClellan	B190/	Review and analyze Texas law for Texas plaintiffs' MSJ response	2.50
05/24/2023	D. McClellan	B190/	Review and analyze Connecticut law for response to Connecticut plaintiffs' MSJ	1.10
05/24/2023	C. Stephenson	B120/	Conference and analysis regarding trust matters.	1.20
05/24/2023	C. Stephenson	B190/	Review and analyze discovery issues and related correspondence (.9); review and analyze correspondence regarding MSJ responses (.9).	1.80
05/24/2023	E. Weaver	B110/	Download and review twelfth interim order authorizing cash collateral in the FSS case and docket hearing regarding same.	0.20
05/24/2023	E. Weaver	B160/	Procure fee statements received from the UCC to date and circulate to team.	0.30
05/24/2023	E. Weaver	B160/	Review 1st-3rd fee statements filed by Teneo Capital, LLC and docket objection deadline for same.	0.30
05/24/2023	R. Yates	B190/	Draft defamation per se section on Connecticut response brief	1.70
05/24/2023	R. Yates	B190/	Edit collateral estoppel section of brief relating to actually litigated and necessarily decided standards	0.40
05/24/2023	R. Yates	B190/	Begin drafting argument against punitive damages establishing basis for collateral estoppel of 523(a)(6) issue	1.80

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05/24/2023	R. Yates	B190/	Continue to develop collateral estoppel arguments (1.8); edit draft regarding the same (.3).	2.10
05/24/2023	R. Yates	B190/	Draft section of brief on CUPTA award	1.80
05/24/2023	J. Yoon	B170/	Analyze and review Teneo's fee statements (0.2), order granting Teneo's employment as a retained professional and order setting interim compensation and reimbursement procedures (1.5); analyze and review BlackBriar's fees for comparable fee amounts to highlight potentially objectionable costs by Teneo (1.6); draft and revise response to Teneo's first three fee statements to reserve potential objections and highlight inefficient professional practices incurring costs (2.6).	4.10
05/25/2023	N. Collins	B240/	Receipt of AEJ 2018 Trust and commence analysis of same.	1.20
05/25/2023	C. Craig	B190/	Review and analyze underlying state court pleadings to assist with response to adversary Plaintiffs' motions for summary judgment [NO CHARGE]	1.20
05/25/2023	C. Craig	B190/	Review and analyze UCC's notice of 2004 requests to Toshi Holdings to assess impact on debtor	0.40

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05/25/2023	C. Craig	B190/	Develop strategy for producing information relating to trusts in which Debtor is a settlor, beneficiary or trustee	0.30
05/25/2023	C. Craig	B190/	Review scope of Debtor's use of technology devices to develop strategy in data collection effort in response to UCC requests for information	0.70
05/25/2023	C. Craig	B190/	Draft correspondence to the UCC regarding status of collection and review of phone and email correspondence.	1.50
05/25/2023	V. Driver	B120/	Emails re: filing Homestead exemption.	0.20
05/25/2023	V. Driver	B190/	Review 2004 exam to foreign entity (.2); research foreign entity existence and relationship to known entities (.9).	1.10
05/25/2023	V. Driver	B210/	Call with Executive assistant on household employee scheduling (.7); review handbook for household employees (.3). Call with FSS security head regarding meetings with sham client. (.7)	1.70
05/25/2023	M. Figueroa	B190/	Continued reviewing third batch (2104 docs) of previously produced documents while simultaneously redacting family names/privileged information in anticipation of production in response to requests by UCC	1.90



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05/25/2023	M. Figueroa	B190/	Began reviewing fourth (consolidated) batch (2787 docs) of previously produced documents while simultaneously redacting family names/private property/privileged information in anticipation of production in response to requests by UCC	1.40
05/25/2023	A. Finch	B110/	Review recovered data re: Client's Iphone/Digital Mountain collection (in responses to committee's 2004 requests)	1.60
05/25/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 23 Tuesday (4.0); summarize statements made related to case (.2)	4.20
05/25/2023	C. Stephenson	B190/	Draft correspondence regarding missing exhibits to MSJ.	0.80
05/25/2023	C. Stephenson	B190/	Review and respond to correspondence regarding discovery matters (1.1); analyze issues regarding 2004 exam (.7).	1.80
05/25/2023	C. Stephenson	B210/	Perform research and draft correspondence regarding ESG contract.	0.60

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05/25/2023	E. Weaver	B160/	Draft first interim fee application of Rachel Kennerly, as Tax Accountant (1.2); email correspondence to Rachel regarding time entries for 04-01-2023 - 05-15-2023 and circulate the order establishing interim compensation (.2).	1.40
05/25/2023	E. Weaver	B160/	Draft first interim fee application for BlackBriar Advisors, LLC.(1.2); email correspondence to Bob Schleizer regarding time entries 04-01-2023 - 05-15-2023 (.2).	1.40
05/25/2023	E. Weaver	B190/	Review and docket all dates and deadlines for 2004 examination/document requests received to date.	0.50
05/25/2023	R. Yates	B190/	Put together draft of main arguments (.8); compile list of needed evidence (.3).	1.10
05/25/2023	R. Yates	B190/	Edit First Amendment section of draft.	2.30
05/25/2023	R. Yates	B190/	Edit collateral estoppel argument section of brief	1.30
05/25/2023	J. Yoon	B170/	Analyze and review Teneo's fee statements and billing narratives to draft response and reservation of potential objections (4); draft and revise response to Teneo's first three fee statements (2.8).	3.20

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05/26/2023	C. Craig	B190/	Develop strategy for production of documents produced in underlying state court proceeding (.5); review and analyze documents to produce prior to production (1.0).	1.50
05/26/2023	M. Figueroa	B190/	Continued reviewing fourth (consolidated) batch (2787 docs) of previously produced documents while simultaneously redacting family names/private property/privileged information in anticipation of production in response to request by UCC	0.80
05/26/2023	A. Finch	B110/	Review recovered data re: Client's Iphone/Digital Mountain collection (in responses to committee's 2004 requests)	0.30
05/26/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 25 Thursday (4.0); summarize statements made related to case (.1)	4.10
05/26/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 24 Wednesday (4.0); summarize statements made related to case (.1)	4.10
05/26/2023	D. McClellan	B190/	Review and analyze Texas law for response to Texas plaintiffs' MSJ	1.20

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05/26/2023	C. Stephenson	B160/	Review and revise billing statements (4.2); review and revise fee applications (2.3)	6.50
05/26/2023	E. Weaver	B110/	Electronic case file management of monthly operating reports.	0.60
05/26/2023	R. Yates	B190/	Brainstorm topics for Connecticut collateral estoppel balancing test; communicate with co-counsel regarding the same	2.50
05/26/2023	R. Yates	B190/	Outline legal premises for section of brief questioning quality of prior proceedings	0.70
05/26/2023	J. Yoon	B170/	Analyze and review Teneo's fee statements and billing narratives for unnecessary fees for potential objections	3.10
05/27/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 26 Friday (4.0); summarize statements made related to case (.1)	4.10
05/29/2023	N. Collins	B240/	Continue analyzing Trust Agreement for tax treatment.	0.90
05/29/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 28 Sunday (2.0); summarize statements made related to case (.1)	2.10
05/29/2023	D. McClellan	B190/	Review and analyze draft response to Connecticut plaintiffs" MSJ	2.90

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05/29/2023	R. Yates	B190/	Research and draft section on skewing prior proceeding to pre-determine nondischargeability	1.40
05/29/2023	R. Yates	B190/	Draft legal premises for section of brief questioning quality of prior proceedings	2.20
05/29/2023	R. Yates	B190/	Draft section comparing willful and malicious section under 523(a)(6) to fraud exception under 523(a)(2)	0.80
05/29/2023	R. Yates	B190/	Draft outline of argument comparing extensiveness of prior proceedings here with that of prior proceedings in cases in which default judgments were given preclusive effect	0.60
05/30/2023	N. Collins	B240/	Evaluate Trust Agreement and asset protection features (2.0); discussion with Team regarding assets held by the Trust (.9).	2.90
05/30/2023	C. Craig	B120/	Review and analyze terms of trust agreement to assess level of control debtor asserts over trust assets	0.40
05/30/2023	C. Craig	B160/	Draft proposed order granting interim fee application of Rachel Kennerly, LLC	0.40
05/30/2023	C. Craig	B160/	Draft proposed order granting interim fee application of Blackbriar Advisors	0.40
05/30/2023	C. Craig	B160/	Draft proposed order granting interim fee application of Crowe & Dunlevy	0.40

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05/30/2023	C. Craig	B190/	Review and analyze correspondence from the UCC regarding status of document production in this matter.	0.60
05/30/2023	C. Craig	B190/	Review document production by Bank of America, NA for potential confidential information shared with entities not a party to the Protective Order (.3); draft correspondence to entities regarding Protective Order in place (.3).	0.60
05/30/2023	C. Craig	B190/	Prepare production of responsive documents to UCC requests.	1.00
05/30/2023	V. Driver	B140/	Emails with A. Reynal on fee estimates for lift stay motion hearing if needed.	0.10
05/30/2023	V. Driver	B190/	Call discussing production by 2004 respondent to overly broad distribution list and formulate strategy to seek agreement from recipients to agree to PO if they access the link provided (.6); review emails regarding same (.3); Begin drafting contract with FSS on product and marketing services with Debtor (1.1).	2.00
05/30/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 29 Monday (4.0); summarize statements made related to case (.1)	4.10

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05/30/2023	D. McClellan	B190/	Develop strategy for response to Texas plaintiffs' MSJ	0.70
05/30/2023	D. McClellan	B190/	Review and analyze state court record for response to Texas plaintiffs' MSJ	1.50
05/30/2023	D. McClellan	B190/	Draft analysis section of response to Texas plaintiffs' MSJ	7.30
05/30/2023	C. Stephenson	B120/	Conference regarding Trust matters (.8); review and respond to related correspondence (.5).	1.30
05/30/2023	C. Stephenson	B160/	Call regarding fee app status for other professional (.3); review related correspondence (.6); revise C&D fee application and revise billing (3.8); review and revise BlackBriar fee application (.9); review and revise Kennerly fee application (.6); review and revise proposed orders (1.3).	7.50
05/30/2023	C. Stephenson	B190/	Conference and correspondence regarding discovery issues.	0.40
05/30/2023	E. Weaver	B160/	Revise, finalize and file first interim fee applications for Crowe & Dunlevy, BlackBriar Advisors and Rachel Kennerly (4.2); compile fee applications and serve via email according to interim compensation order (.5).	4.70
05/30/2023	R. Yates	B190/	Develop arguments for brief with Deric J. McClellan	0.90

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05/30/2023	R. Yates	B190/	Strengthen First Amendment argument with examples and citations	0.90
05/30/2023	R. Yates	B190/	Draft "actually litigated" section of response brief	2.70
05/30/2023	R. Yates	B190/	Coordinate for review of record evidence to support factual assertions in brief	0.30
05/30/2023	R. Yates	B190/	Review sections on improper skew of prior legal proceedings and actually litigated prong of collateral estoppel	0.40
05/30/2023	R. Yates	B190/	Outline full argument section of brief	0.50
05/30/2023	J. Yoon	B190/	Analyze and review Connecticut state court case record for evidentiary support for response to motion for summary judgment and incorporate into response to motion for summary judgment of the Connecticut tort claimants.	5.30
05/31/2023	C. Craig	B190/	Assess status of icloud and email data collection (.3); develop strategy for review process of such data collection in response to UCC requests (.4).	0.70
05/31/2023	V. Driver	B140/	Call with TX Tort Claimant counsel on status of comments to 9019	0.50



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05/31/2023	V. Driver	B190/	Send update on Fontaine procedural status to dischargeability trial team (.1); send brief from Pattis to trial team for comments (.2); call with SubV Trustee on mediation counter proposal (.4); review data production and retrieval contents and review protocol for same (.8)	1.50
05/31/2023	V. Driver	B210/	Emails scheduling call on employment agreement comments with SubV trustee counsel, FSS and UCC (.2); emails discussing interplay of issues regarding employment agreement and overall settlement discussions and budget disagreements (.7); review comments from FSS counsel on motion to approve employment agreement (.2); review plan projections and send comments (.5); review responses to same (.1); drafting Product and Marketing services agreement between AJ and FSS and send for comment (1.2)	2.90
05/31/2023	A. Finch	B210/	Review and analyze client's existing platform content, InfoWars: Ep. 2023 May 30 Tuesday (4.0); summarize statements made related to case (.1)	4.10
05/31/2023	D. McClellan	B190/	Draft analysis section of response to Texas plaintiffs' MSJ	8.50

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Matter # 00802Invoice # 761710  
Responsible Attorney  
Vickie L. Driver

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05/31/2023	E. Weaver	B110/	Electronic case file management.	2.80
05/31/2023	R. Yates	B190/	Draft section of brief in response to summary judgment motion regarding public policy balancing against collateral estoppel	4.90
05/31/2023	J. Yoon	B170/	Analyze and review Teneo's fee statements and billing narratives for potentially objectionable fees to be incorporated into response to Teneo's first three fee statements.	3.10
05/31/2023	J. Yoon	B190/	Analyze and review Connecticut state court case record for evidentiary support for response to motion for summary judgment and incorporate into response to motion for summary judgment of the Connecticut tort claimants.	3.70
Total Hours				454.50
Total Fees for this Invoice				\$181,217.00

## SUMMARY OF TASKS

Task	Hours	Amount	Task Description
B110	29.60	12,493.00	Bankruptcy - Case Administration
B120	8.70	5,801.50	Bankruptcy - Asset Analysis and Recovery

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## SUMMARY OF TASKS

Task	Hours	Amount	Task Description
B140	1.70	1,351.50	Bankruptcy - Relief from Stay/Adequate Protection Proceedings
B160	40.10	16,340.50	Bankruptcy - Fee/Employment Applications
B170	13.50	3,847.50	Bankruptcy - Fee/Employment Objections
B185	2.50	1,859.50	Bankruptcy - Assumption/Rejection of Leases and Contracts
B190	269.50	100,146.50	Bankruptcy - Other Contested Matters (excluding assumption/rejection motions)
B195	11.80	6,637.00	Bankruptcy - Non-Working Travel
B210	66.20	27,144.00	Bankruptcy - Business Operations
B240	5.00	3,375.00	Bankruptcy - Tax Issues
B320	5.90	2,221.00	Bankruptcy - Plan and Disclosure Statement (including Business Plan)
Total	454.50	\$181,217.00	

05/18/2023    VENDOR: Finch , Amanda; INVOICE#: 760911; DATE: 5/18/2023    \$1,067.91  
 - AMF; reimbursement for travel expenses to/from Austin, Texas, May 16-17, 2023 for work on the bankruptcy case; transportation \$677.57; lodging \$157.95; meals \$161.02; mileage 54 x .655/mile \$35.37; parking \$36.00

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05/22/2023	VENDOR: Driver , Vickie; INVOICE#: 760947; DATE: 5/22/2023 - Driver, Vickie - Reimbursement for travel to Austin, Texas 4/25/2023 - 4/26/2023 for Dischargeability Analysis of both Texas and Connecticut complaint	684.84
05/22/2023	VENDOR: Driver , Vickie; INVOICE#: 760952; DATE: 5/22/2023 - Driver, Vickie L. - Reimbursement for travel to Austin, Texas 5/3/2023-5/5/2023 to analyze issues with ESG and FSS and analyze potential resolution	1,168.01
05/24/2023	Staine, Christopher reimbursement for record retrieval fees 5/8/2023	24.90
05/24/2023	Staine, Christopher reimbursement for payment of documents from Texas Research 4/6/2023	6.15
05/24/2023	Staine, Christopher reimbursement for payment of fees associated with document purchase from Texas Research 4/24/2023	36.85
05/25/2023	Davis Chris reimbursement for dinner with Vickie Driver and Deric McClellan to discuss Alex Jones case 3/22/2023	370.87
05/31/2023	Everlaw- eDiscovery Data Hosting and Storage for subscription database for the month of May 2023	832.00
	Subtotal of Expenses	<hr/> \$4,191.53
	Online Research	\$453.60
	Subtotal of Costs	<hr/> \$453.60
	Total Expenses and Costs for this Invoice	<hr/> \$4,645.13

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## SUMMARY OF DISBURSEMENTS

Task Code	Amount	Task Description
E106	453.60	On-line research
E110	2,920.76	Out-of-town travel
E111	370.87	Meals
E118	832.00	Litigation support vendors
E123	67.90	Other professionals
Total	<u>\$4,645.13</u>	

Total For This Invoice

\$185,862.13

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## SUMMARY OF FEES

Name	Hours Worked	Hourly Rate	Bill Amount
C. Blacklee	6.10	225.00	1,372.50
L. Dauphin	3.70	185.00	684.50
D. McClellan	76.60	310.00	23,746.00
V. Driver	57.00	795.00	45,315.00
C. Stephenson	49.30	715.00	35,249.50
J. Booth	0.10	265.00	26.50
E. Weaver	32.80	295.00	9,676.00
A. Finch	67.60	305.00	20,618.00
C. McDonald	0.50	255.00	127.50
M. Figueroa	7.90	250.00	1,975.00
R. Yates	57.90	340.00	19,686.00
N. Collins	5.00	675.00	3,375.00
C. Craig	32.30	229.85	7,424.00
J. Yoon	57.70	206.96	11,941.50
Total	454.50		\$181,217.00